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6	matthew.dudley@sdma.com		
7	Attorneys for Defendant MARTIN FRANCHISES, INC.		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	ESTATE OF VIOLA B. SPAULDING;	CASE NO. C 08-00672 CRB	
12	FLORENCE SPAULDING, trustee; LYNN SPAULDING, doing business as	STIPULATION TO EXTEND TIME FOR	
13	Spaulding Enterprises; and TINA SPAULDING WARD, doing business as	MARTIN FRANCHISES, INC. TO RESPOND TO PLAINTIFFS' SECOND	
14	SPAULDING WARD, doing business as Spaulding Enterprises, THE	AMENDED COMPLAINT	
15	CONSERVATORSHIP OF EILEEN SPAULDING,		
16	Plaintiffs,		
17	v.		
18	YORK CLEANERS, INC., a dissolved California corporation; ESTATE OF		
19	BARNARD LEWIS, deceased; DAVID VICTOR LEWIS, an individual; MARTIN		
20	FRANCHISES, INC., an Ohio corporation;		
21	SETH R. DOLE, an individual; and RUTH DOLE, an individual; and DOES 1 through	·	
22	100,		
23	Defendants.		
24	AND RELATED ACTIONS		
25			
26	Pursuant to the authority of Local Rule 6-1(a), plaintiffs ESTATE OF VIOLA B.		
27	SPAULDING; FLORENCE SPAULDING, trustee; LYNN SPAULDING, doing business as		
28	Spaulding Enterprises; and TINA SPAULDING WARD, doing business as SPAULDING		

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	WARD, doing business as Spaulding Enterprises, THE CONSERVATORSHIP OF EILEEN
	SPAULDING and defendant MARTIN FRANCHISES, INC., hereby stipulate and agree that
;	MARTIN FRANCHISES, INC. will have until January 22, 2009 to file and serve its response to
	the Second Amended Complaint.
	5 IT IS SO STIPULATED:
	DATED: PALADIN LAW GROUP LLP
	7
	$\mathcal{I}$
	By: Bre A. Stone
1	Attorneys for Plaintiffs 0 ESTATE OF VIOLA B. SPAULDING; FLORENCE
	SPAULDING, trustee: LYNN SPAULDING, doing
1	SPAULDING WARD, doing business as SPAULDING
1	CONSERVATORSHIP OF EILEEN SPAULDING
1	
	5
	6
	By:
	Matthew G. Dudley  Attorneys for Defendant
	Martin Franchises, Inc.
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FDGWICK	
RI, MORAN & ARNOLDIU Z	
SF/1559209v1	-2- CASE NO. C 08-00672 CRB

STIPULATION TO EXTEND TIME TO RESPOND TO SECOND AMENDED COMPLAINT

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1	WARD, doing business as Spaulding Enterprises, THE CONSERVATORSHIP OF EILEEN		
2	SPAULDING and defendant MARTIN FRANCHISES, INC., hereby stipulate and agree that		
3	MARTIN FRANCHISES, INC. will have until January 22, 2009 to file and serve its response to		
4	the Second Amended Complaint.		
5	IT IS SO STIPULATED:		
6	DATED:	PALADIN LAW GROUP LLP	
7			
8		By:	
9		Bret A. Stone Attorneys for Plaintiffs	
10		ESTATE OF VIOLA B. SPAULDING; FLORENCE SPAULDING, trustee; LYNN SPAULDING, doing	
11		business as Spaulding Enterprises; and TINA SPAULDING WARD, doing business as SPAULDING	
12		WARD, doing business as Spaulding Enterprises, THE CONSERVATORSHIP OF EILEEN SPAULDING	
13			
14	DATED: 1 5 100	SEDGWICK, DETERT, MORAN & ARNOLD LLP	
15			
16		By:	
17		Robert Berg Matthew G. Dudley	
18		Attorneys for Defendant Martin Franchises Inc.	
19		STATES DATE OF CO.	
20	a	E CORROLLER	
21	Signed: January 8, 2009	IT IS SO ORDERED	
22			
23		Judge Charles R. Breyer	
24			
25		THE DISTRICT OF CO.	
26			
27			
28			